

Exhibit 47

NO. 95-37973

ROBERT VAN WEBER, DOUGLAS §
DANTE FUSCO, MICHAEL WILLIAM §
BROWN, SHAWN T. COKER, §
JAMES F. MUCKLE, JOHN ALLEN §
MORRIS AND DONALD SCOTT §
JOHNSON, MICHEAL LAINE PLUMLEE, §
THOMAS J. MARSALEK, §
Plaintiffs §

AND §

MICHAEL S. HUSEMAN, MICHAEL §
D. EYRE, MARKUS MENTIL, §
JOSEPH RAY MURRAY AND §
DAVID M. REYSA, §
Intervenors §

VS. §

UNIVERSAL COMPUTER SYSTEMS, §
INC., FORD DEALER COMPUTER §
SERVICES, INC., RENTAL SYSTEMS, §
INC., UNIVERSAL COMPUTER §
CONSULTING, INC., UNIVERSAL §
COMPUTER GROUP, INC., WILSHIRE §
TRAVEL, INC., UNIVERSAL §
COMPUTER FORMS, LTD., §
UNIVERSAL COMPUTER FORMS, INC., §
UNIVERSAL COMPUTER SERVICES, §
INC., FORMERLY UNIVERSAL §
COMPUTER MAINTENANCE, INC., §
JILTEC, LTD., FORMERLY §
COMPUTER TERMINALS, LTD., §
COMTEX COMMUNICATIONS, LTD., §
ROBERT T. BROCKMAN AND DOROTHY §
BROCKMAN, §
Defendants. §

IN THE DISTRICT COURT OF

F I L E D
CHARLES BACARISSE
District Clerk
DEC 11 1998
By _____
Harris County, Texas
Deputy

HARRIS COUNTY, T E X A S

270th JUDICIAL DISTRICT

ORDER

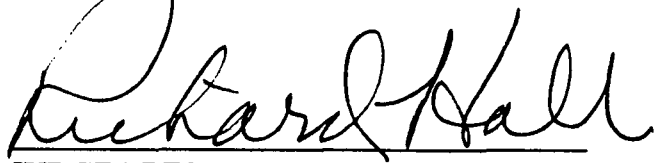
CAME TO BE CONSIDERED Plaintiffs' and Intervenors' Motion for Sanctions, and the Court, after hearing argument of counsel, is of the opinion said Motion is meritorious and should

be GRANTED. IT IS THEREFORE,

ORDERED, ADJUDGED and DECREED THAT Defendants Universal Computer Systems, Inc., Dealer Computer Services, Inc., formerly Ford Dealer Computer Services, Inc., Rental Systems, Inc., Universal Computer Consulting, Inc., Universal Computer Group, Inc., Wilshire Travel, Inc., Universal Computer Forms, Ltd., Universal Computer Forms, Inc., Universal Computer Services, Inc., formerly Universal Computer Maintenance, Inc., Robert T. Brockman and Dorothy Brockman ("Defendants") are sanctioned in accordance with T.R.C.P. 215(2)(b)(3), (4), (5) and (8) as follows:

- (a) It is ORDERED, ADJUDGED and DECREED that the facts relating to Plaintiffs' and Intervenor's causes of action for conspiracy, fraud and quantum meruit relating to the sale of controller ports are established as alleged by Plaintiffs and Intervenor's;
- (b) It is ORDERED, ADJUDGED and DECREED that Defendants are prohibited from opposing Plaintiffs' and Intervenor's causes of action for conspiracy, fraud and quantum meruit relating to the sale of controller ports;
- (c) It is ORDERED, ADJUDGED and DECREED that Defendants' defensive pleadings to Plaintiffs' and Intervenor's causes of action for conspiracy, fraud and quantum meruit relating to the sale of controller ports be struck; and
- (d) It is ORDERED, ADJUDGED and DECREED that Defendants pay to counsel for Plaintiffs and Intervenor's reasonable attorney's fees and costs incurred since July 10, 1998, in the amount of _____ for their repeated efforts to secure Defendant Brockman's testimony responsive to this Court's July 10, 1998 Order.

Signed and entered this 11th day of Dec, 1998.


JUDGE PRESIDING